KEVIN G. FALEY ANDREA M. ALONSO II KENNETH E. PITCOFF MICHAEL B. TITOWSKY PATRICIA E. PERMAKOFE KEVIN F. MAHON MICHAEL V. CAMPANILE LINA C. ROSSILLO JAMES A. PANNONE [MANUEL R. REYNOSO EDWARD J. HARRINGTON WILLIAM J. MANNING, JR. DONNA M. WHITE MARK A. HEALY ALLYSON P. LUBELL GAIL S. KARAN JENNA L. MASTRODDI □ ELIZABETH A. FILARDI IRYNA S. KRAUCHANKA **DORIS RIOS DUFFY** JEOUNGSON KIM CHRISTOPHER R. INVIDIATA REBECCA J. ROSEDALE [CRISTINA SOLLER AMANDA M. ZEFI 🗆



The parties, in their Proposed Amended Civil Case Discovery Plan and Scheduling Order, indicated that they consent to conduct all further proceedings before a magistrate judge. The Court, therefore, declines to enter the proposed scheduling order and directs the parties to Ifile an executed Notice, Consent, and Reference of a Civil Action to a Magistrate Judge (Form AO 85), forthwith.

101 GREENWIC NEW YORK, NY Fax (212) 766 WWW.MDAFNY

If, however, the parties do not intend to proceed before a (212) 766-18 magistrate judge, they shall re-file the proposed scheduling order using the form available on the Court's individual webpage (updated May 2, 2022) by 5:00 p.m. on May 31, 2022.

LONG ISLAND 1 OLD COUNTRY F CARLE PLACE, NY

The Clerk of the Court is respectfully directed to terminate the motion sequence pending at Doc. 29.

WESTCHESTER 445 HAMILTON AV WHITE PLAINS, NY 1

NEW JERSEY 744 FLOYD STRE ENGLEWOOD CLIFFS, N

SO ORDERED.

Philip M. Halpern United States District Judge

Dated: White Plains, New York May 27, 2022

VIA ECF

Honorable Philip M. Halpern United States District Judge Southern District of New York 300 Quarropos Street, Room 530 White Plains, NY 10601

> Civil Action No: 7:21 – CV – 6834 Re:

> > EFCO Products, Inc. & Westchester Surplus Lines

Insurance Co. v. Carlisle Cocoa Co., LLC.

Our file #: SP73030

Dear Hon. Halpern:

By way of re-introduction, my law firm, MORRIS DUFFY ALONSO FALEY & PITCOFF has been retained to represent defendant Carlisle Cocoa Co., LLC. in the above referenced litigation.

Pursuant to Your Honor's Order dated May 24, 2022 (pacer doc 28), annexed please find the "joint" Proposed Amended Civil Case Discovery Plan and Scheduling Order. It should be noted that I have spoken with plaintiff's counsel, Michael O'Donnell, and he has agreed to the terms of this proposed Order, as well, and has given his permission to have this proposed Order filed with the Court.

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Civil Action No: 7:21 – CV – 6834

EFCO Products, Inc. & Westchester Surplus Lines

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Our file #: SP73030

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It is respectfully requested that the above extensions of time be granted by this Your Honor. I am always available to the extent that Your Honor requires any further information.

Respectfully submitted,

Allyson Lubell, Esq.
Counsel for Defendant